Unite	ed States Distric	t Court	
WESTERN	DISTRICT OF	OKLAHOMA	
United States of America)	FILED	
v. Jorge Luis Villarreal,))	Case No: M-20- 542 -STE	
	CRIMINAL COMPLAIN	11:03 am, Nov 02, 2	
I, the complainant in this case, state that	the following is true to the best of	U.S. DIST. COURT, WESTERN DIST f my knowledge and belief. By: Andrea Caster, Deputy Clerk	
On or about March 23, 2020, through O	ectober 30, 2020, in the Western	District of Oklahoma and elsewhere, the defendant	
iolated:			
Code Section	Offense Descript	ion	
18 U.S.C. § 922(a)(1)(A)	Dealing Firearms Without a License		
18 U.S.C, § 924(n)	Traveling Interstate to Deal Firearms Without a License		
This criminal complaint is based on these	facts:		
See attached Affidavit of Special Agent , incorporated and made a part hereof by re	Jared Lowe, Bureau of Alcohol, ference.	Tobacco, Firearms and Explosives (ATF) which is	
☐ Continued on the attached sheet.			
		Complamant's signature Jared Lowe Special Agent ATF	
worn to before me and signed in my presence.		Short Euro	
Nov 2, 2020		XKM CUTA	

Date: NOV 2, 2020

City and State: Oklahoma City, Oklahoma

Judge's signature

SHON T. ERWIN, U.S. Magistrate Judge Printed name and title

State of Oklahoma)
) ss.
County of Oklahoma)

AFFIDAVIT OF PROBABLE CAUSE IN SUPPORT OF ARREST WARRANT

I, Jared H. Lowe, being duly sworn, depose and state:

- 1. I am a Special Agent with the Bureau of Alcohol, Tobacco, Firearms, and Explosives ("ATF") located in Oklahoma City, Oklahoma. I have been employed with ATF since January 11, 2015. Prior to working as a Special Agent for the ATF, I was a police officer in the State of Oklahoma for approximately 10 years. As part of my duties as a Special Agent with ATF, I investigate criminal violations related to firearms trafficking and the illegal possession of firearms by prohibited persons. I have been involved in several investigations involving illegal firearms possession, as well as domestic and international firearms trafficking. I have received specialized training, and have developed knowledge from more experienced agents in investigating the illicit purchase, transportation, sale, possession, and trafficking of firearms in violation of 18 U.S.C. §§ 922(a)(1)(A), 922(g)(1-9), and 924(n).
- 2. The statements contained in this affidavit are based, in part, upon my own personal investigation, information provided by Special Agents of the ATF and other law enforcement officers, conversations with other law enforcement officers involved in this investigation, and my background and experience as a Special Agent of the ATF. This

affidavit contains information necessary to support the Complaint and is not intended to include every fact, or matter observed or known by me.

- 3. This affidavit is presented for the limited purpose of seeking a Federal Complaint and arrest warrant for, **Jorge Luis VILLARREAL (DOB XX/XX/1979).**This Complaint arrest warrant is being sought for a violation of United States Code, Title 18, Sections 922(a)(1)(A) and 924(n).
- 4. On or about September 14, 2020, the ATF Oklahoma City Field Office received information regarding seven firearms that were recovered in Reynosa, Tamaulipas, Mexico. Five of the seven recovered firearms had a time-to-crime (TTC) of one week or less and the remaining two recovered firearms had a TTC of less than one year. The investigation revealed that R.P. originally purchased the seven firearms. Prior to making contact with R.P., ATF Agents were able to obtain a list of firearms purchased by R.P. since January of 2019. During this time, R.P. has purchased approximately 221 firearms. Of the total 221 firearms, R.P. has purchased approximately 82 firearms since December of 2019.
- 5. On October 7, 2020, a consensual, non-custodial interview was conducted with R.P. During the interview, R.P. admitted to "straw purchasing" the seven recovered firearms on behalf of **VILLARREAL**. R.P. stated that he has purchased and re-sold approximately 100 firearms in the past year to **VILLARREAL**. R.P. explained that **VILLARREAL** would

request specific makes, models, and calibers of firearms, and if R.P. did not have the specific firearm requested, he would find the firearms online, purchase the firearms, and then re-sell them to VILLARREAL. R.P. admitted to purchasing these firearms with the intent of direct re-sale to VILLARREAL. R.P. stated that he and VILLARREAL had made these types of transactions almost monthly over the past year, and the most recent transaction occurred approximately one month prior to R.P.'s interview with ATF Agents.

VILLARREAL via cell phone, primarily communicating via text messages.

R.P. said VILLARREAL travels from Texas to the Oklahoma City area to collect the purchased firearms from him. VILLARREAL claimed that his coworkers like to purchase the firearms from him. R.P. described

VILLARREAL as being organized and detail oriented regarding their transactions. R.P. said that VILLARREAL often made statements about which type of firearms were selling, and which type of firearms were harder to sell. Finally, VILLARREAL has asked R.P. to introduce him to other individuals willing to purchase firearms and re-sell them to VILLARREAL. At the conclusion of the interview, R.P. granted agents consent to search his cellular telephone. Located within the texts messages, the information provided by R.P., such as where VILLARREAL lives, what firearms sell the

best, and specific firearms attempting to be obtained by VILLARREAL, was verified by agents. Agents were also able to ascertain, via the text messages, where VILLARREAL has been purchasing firearms from R.P. since at least March 23, 2020.

- 7. A query of past and/or pending Federal Firearms License applications was conducted pertaining to **VILLARREAL**. ATF records show no pending and/or previous applications for a license to deal firearms relating to **VILLARREAL**.
- 8. On October 27, 2020, with the assistance of R.P., VILLARREAL began texting an ATF Undercover agent. The ATF Undercover agent was posing as a seller of firearms in the Oklahoma City area. Ultimately, VILLARREAL agreed to purchase twelve (12) firearms (pistols) from the ATF Undercover agent for approximately \$5,800.00.
- 9. On October 28, 2020, ATF was granted a search warrant for GPS data relating to VILLARREAL's cellular telephone. The GPS data is consistent with showing VILLARREAL located in the McAllen, Texas area. This GPS data was consistently "pinging" in the McAllen, Texas area during the time VILLARREAL was in contact with the ATF Undercover agent. This information was verified by ATF agents located in McAllen, Texas, who observed VILLARREAL coming and going from a residence located at 215 W. Albatross, Apartment "D", Pharr, Texas 78577.

- 10. The investigation also revealed that when VILLARREAL travels to the Oklahoma City area, he has met with at least one other individual, C.J., to purchase firearms. A consensual interview with C.J. indicated that VILLARREAL communicates with C.J. via cell phone, primarily through text messages. Somewhat similar to R.P., C.J. stated that he would purchase firearms he found online, primarily via Armslist.com, and then re-sell them to VILLARREAL. C.J. stated that he has met with VILLARREAL two or three times and sold VILLARREAL between 30 and 40 firearms. C.J. said VILLARREAL typically times his trips to Oklahoma City to coincide with local gun shows.
- 11. On October 31, 2020, VILLARREAL met with and attempted to purchase twelve (12) firearms from an ATF Undercover agent in Oklahoma conclusion of the undercover operation, City. Oklahoma. Atthe VILLARREAL was interviewed. Post-Miranda, VILLARREAL admitted to travelling from the McAllen, Texas area to Oklahoma City, Oklahoma with the intent to purchase twelve (12) firearms for \$5,800.00 in US Currency. VILLARREAL also admitted to purchasing numerous firearms in and around the Oklahoma City, Oklahoma area since approximately January 2020. VILLARREAL admitted to re-selling the purchased firearms for profit at gun shows in Oklahoma and Texas. VILLARREAL further admitted to purchasing firearms in Oklahoma from R.P. and C.J., and then taking the

firearms into Mexico to sell for a slightly larger profit. **VILLARREAL** admitted to taking approximately fifty-nine (59) firearms into Mexico for resale.

Based upon the aforementioned facts and circumstances, I believe that probable cause exists that from about March 2020 until present, in Oklahoma City, Oklahoma, in the Western District of Oklahoma, **Jorge Luis**VILLARREAL, was dealing in firearms without a license, in violation of Title 18 United States Code, Section 922(a)(1)(A), and traveled interstate to deal firearms without a license, in violation of Title 18 United States Code, Section 924(n).

Jared H. Lowe

Special Agent - ATF

Sworn to before me, and subscribed in my presence on this $\frac{2^n}{\text{day}}$ of $\frac{\text{NoV}}{\text{day}}$, 2020.

SHON T. ERWIN

United States Magistrate Judge